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HARRINGTON & SMITH, LLP			NGUYEN, TUAN HOANG	
4 RESEARCH I SHELTON, CT			ART UNIT	PAPER NUMBER
,			2643	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Anti-or Comment	09/965,784	MCELWAIN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Tuan H. Nguyen	2643				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 23 De	ecember 2005					
· _ · ·	action is non-final.					
•=						
closed in accordance with the practice under E	•	·				
Disposition of Claims						
4)⊠ Claim(s) <u>1-30</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-30</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.	•				
Application Papers						
	_					
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action of form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the prior	•	ed in this National Stage				
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)				

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DETAILED ACTION

Response To Arguments

1. This office action is response to the amendment filed on 12/23/2005, claims 1-15 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1 and 17 are rejected under 35 U.S.C. 102(e) as being anticipated by Bridges et al. (US PUB. 2003/0186695 hereinafter, "Bridges").

Regarding claim 1, Bridges discloses a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to mobile stations, comprising: storing a SID that identifies a Home service provider for the mobile station (page 2 [0013]); identifying a plurality of SIDs having a common

spatial characteristic (page 3 [0026], common spatial characteristic read on "roaming airtime rates, services or air interface technology"); storing the identified plurality of SIDs in a memory that is accessible by a mobile station (page 3 [0028]); comparing a SID received from a wireless service provider to the stored plurality of SIDs (page 2 [0014]); and upon any one of the plurality of stored SIDs matching the received SID, declaring the wireless service provider as being a Home service provider for the mobile station (page 2 [0014]) and page 7 [0060]).

Regarding claim 17, Bridges further discloses a mobile station, comprising: a controller (page 17 claim 1); a wireless transceiver (page 1 [0008]); and at least one memory, the at least one memory comprising a location for storing a Home SID and other locations for storing a plurality of Cousin SIDs (page 3 [0028], Cousin SIDs read on "wireless carrier identities"), wherein a SID received through said wireless controller is declared by said controller to be associated with a Home service provider if the received SID matches the stored Home SID or any one of the plurality of stored Cousin SIDs (page 2 [0014]).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the

subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 5. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 6. Claims 4, 7, 9-10, 12, 15, 18, 20, 22, 24, and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bridges et al. (US PUB. 2003/0186695 hereinafter, "Bridges") in view of McGregor et al. (U.S PUB. 2001/0000777 hereinafter, "McGregor").

Regarding claim 4, Bridges discloses a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to mobile stations, comprising: storing a SID that identifies a Home service provider for the mobile station; identifying a plurality of SIDs having a common spatial characteristic; storing the identified plurality of SIDs in a memory that is accessible by a mobile station; comparing a SID received from a wireless service provider to the stored plurality of

SIDs; and upon any one of the plurality of stored SIDs matching the received SID, declaring the wireless service provider as being a Home service provider for the mobile station. Bridges differs from the claimed invention in not specifically teaching for the steps of identifying, storing, comparing and declaring are executed only if the mobile station is classified as being in a Prepaid mode of operation. However, McGregor teaches the steps of identifying, storing, comparing and declaring are executed only if the mobile station is classified as being in a Prepaid mode of operation (col. 8 lines 53-55). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Bridges for the steps of identifying, storing, comparing and declaring are executed only if the mobile station is classified as being in a Prepaid mode of operation as per teaching of McGregor, because it provide the mobile phone unit having an internal processor with accessible internal memory for storing the accounting program and call data for each call.

Regarding claim 7, McGregor further discloses displaying a message to a user for informing the user that the user is operating in a Prepaid mode with one of a plurality of system providers having SIDs that are associated with a geographical area that is the user's home geographical area (page 12 claim 25).

Regarding claim 9, McGregor further discloses the common spatial characteristic Is comprised of a geographical area that is defined by information received from a customer of a prepaid service provider (page 12 claim 25).

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Regarding claim 10. Bridges discloses at least one memory storing a SID that identifies a Home service provider for the mobile station (page 2 [0013]) and a list containing a plurality of other SIDs having a common spatial characteristic (page 3 [0027]), the mobile station comprising a processor that is coupled to the at least one memory and that is responsive to a received SID for comparing the received SID to the SIDs in the list of SIDs (page 7 [0060] and, upon any one of the plurality of SIDs matching the received SID, declaring a wireless service provider that transmitted the SID as being the Home service provider for the mobile station (page 2 [0014]) and page 7 [0060]). Bridges differs from the claimed invention in not specifically teaching for a wireless communication system of a type that transmits System Identification (SID) parameters to mobile stations, comprising in mobile stations associated with a prepaid service provider. However, McGregor teaches for a wireless communication system of a type that transmits System Identification (SID) parameters to mobile stations, comprising in mobile stations associated with a prepaid service provider (page 12 claim 25). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Bridges for a wireless communication system of a type that transmits System Identification (SID) parameters to mobile stations, comprising in mobile stations associated with a prepaid service provider as per teaching of McGregor, because it provide the mobile phone unit having an internal processor with accessible internal memory for storing the accounting program and call data for each call.

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Regarding claim 12, McGregor further discloses the common spatial characteristic is comprised of a geographical area that is defined by information received from a customer of the prepaid service provider (page 12 claim 19).

Regarding claim 15, McGregor further discloses a display for displaying a message to a user for informing the user that the user is operating in a Prepaid mode with one of a plurality of system providers having SIDs that are associated with a geographical area that is the user's home geographical area (page 12 claim 25).

Regarding claim 18, McGregor further discloses the Cousin SIDs are stored into said memory under the direction of a prepaid service provider, and correspond to SIDs associated with one or more service providers that service a predetermined geographical area that is defined to be a non-roaming area of a customer of the prepaid service provider (page 12 claim 25).

Regarding claim 20, Bridges discloses a first SID that identifies a Home service provider for the mobile station (page 2 [0013]) and a plurality of second SIDs (page 5 [0046], second SIDs read on "PSL/IRDB"); comparing a SID received from a wireless service provider to the first SID and upon the received SID matching the first SID, declaring the wireless service provider to be a Home category service provider for the mobile station (page 2 [0014]) and page 7 [0060]); and if the received SID does not

match the first SID, comparing the received SID to the plurality of second SIDs and upon the received SID matching any one of the plurality of second SIDs, declaring the wireless service provider to be the Home category service provider for the mobile station (page 7 [0060] and [0061]). Bridges differs from the claimed invention in not specifically teaching for a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to prepaid mobile stations. comprising: storing, in at least one memory that is accessible by a mobile station. However, McGregor teaches for a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station (page 12 claim 25). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Bridges for a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station as per teaching of McGregor, because it provide the mobile phone unit having an internal processor with accessible internal memory for storing the accounting program and call data for each call.

Regarding claim 22, Bridges discloses a first SID that identifies a Home service provider for the mobile station (page 2 [0013]) and a plurality of second SIDs (page 5 [0046], second SIDs read on "PSL/IRDB"); comparing a SID received from a wireless service provider to the plurality of second SIDs and upon the received SID matching any

one of the plurality of second SIDs, declaring the wireless service provider to be a Home category service provider for the mobile station (page 2 [0014] and page 7 [0060]); and if the received SID does not match any one of the plurality of second SIDs, comparing the received SID to the first SID and upon the received SID matching the first SID, declaring the wireless service provider to be the Home category service provider for the mobile station (page 7 [0060] and [0061]). Bridges differs from the claimed invention in not specifically teaching for a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station. However, McGregor teaches for a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station (page 12 claim 25). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Bridges for a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station as per teaching of McGregor, because it provide the mobile phone unit having an internal processor with accessible internal memory for storing the accounting program and call data for each call.

Regarding claim 24, Bridges discloses a SOC that identifies a Home service provider for the mobile station (page 2 [0013]) and a plurality of SIDs (page 5 [0046]): comparing a SOC received from a wireless service provider to the stored SOC and upon the received SOC matching the stored SOC, declaring the wireless service provider to be a Home category service provider for the mobile station (page 2 [0014] and page 7 [0060]); and if the received SOC does not match the stored SOC, comparing a related received SID to the plurality of stored SIDs and upon the received SID matching any one of the plurality of second SIDs, declaring the wireless service provider to be the Home category service provider for the mobile station (page 7 [0060] and [0061]). Bridges differs from the claimed invention in not specifically teaching for a method for operating a wireless communication system of a type that transmits System Identification (SID) and System Operator Code (SOC) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station. However, McGregor teaches for a method for operating a wireless communication system of a type that transmits System Identification (SID) and System Operator Code (SOC) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station (page 12 claim 25). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Bridges for a method for operating a wireless communication system of a type that transmits System Identification (SID) and System Operator Code (SOC) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station as per teaching of McGregor, because it

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provide the mobile phone unit having an internal processor with accessible internal memory for storing the accounting program and call data for each call.

Regarding claim 26, Bridges discloses a SOC that identifies a Home service provider for the mobile station (page 2 [0013]) and a plurality of SIDs (page 5 [0046]); comparing a SID received from a wireless service provider to the plurality of stored SIDs and upon the received SID matching any one of the plurality of stored SIDs, declaring the wireless service provider to be a Home category service provider for the mobile station (page 2 [0014] and page 7 [0060]); and if the received SID does not match any one of the plurality of stored SIDs, comparing a received SOC to the stored SOC and upon the received SOC matching the stored SOC, declaring the wireless service provider to be the Home category service provider for the mobile station (page 7 [0060]) and [0061]). Bridges differs from the claimed invention in not specifically teaching for a method for operating a wireless communication system of a type that transmits System Identification (SID) and System Operator Code (SOC) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station. However, McGregor teaches for a method for operating a wireless communication system of a type that transmits System Identification (SID) and System Operator Code (SOC) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station (page 12 claim 25). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Bridges for a method for operating a wireless communication

system of a type that transmits System Identification (SID) and System Operator Code (SOC) parameters to prepaid mobile stations, comprising: storing, in at least one memory that is accessible by a mobile station as per teaching of McGregor, because it provide the mobile phone unit having an internal processor with accessible internal memory for storing the accounting program and call data for each call.

Regarding claim 28, Bridges further discloses the at least one memory is removable from the mobile station (page 5 [0046]).

7. Claims 2 and 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bridges et al. (US PUB. 2003/0186695 hereinafter, "Bridges") in view of Mizikovsky (U.S PAT. 5,983,115).

Regarding claim 2, Bridges discloses a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to mobile stations, comprising: storing a SID that identifies a Home service provider for the mobile station; identifying a plurality of SIDs having a common spatial characteristic; storing the identified plurality of SIDs in a memory that is accessible by a mobile station; comparing a SID received from a wireless service provider to the stored plurality of SIDs; and upon any one of the plurality of stored SIDs matching the received SID, declaring the wireless service provider as being a Home service provider for the mobile station. Bridges differs from the claimed invention in not specifically teaching the common spatial characteristic is comprised of a geographical area that corresponds to a

postal zone. However, Mizikovsky teaches the common spatial characteristic (information of the system operator code SOC) is comprised of a geographical area that corresponds to a postal zone (col. 2 lines 54-64, Fig. 2 illustrates a map of the United State cities such as Seattle, Chicago, and Washington D.C. had the same SOC may be found in several different locations although on different frequency bands). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Bridges for the common spatial characteristic is comprised of a geographical area that corresponds to a postal zone as per teaching of Mizikovsky, because it provides location of a wireless service provider in a multi-service provider environment using a stored list of preferred service providers.

Regarding claim 3. Mizikovsky further discloses the common spatial characteristic (information of the system operator code SOC) is comprised of a geographical area that corresponds to a ZIP code (col. 2 lines 54-64, Fig. 2 illustrates a map of the United State cities such as Seattle, Chicago, and Washington D.C. had the same SOC may be found in several different locations although on different frequency bands).

8. Claims 5-6 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bridges et al. (US PUB. 2003/0186695 hereinafter, "Bridges") in view of Bamburak et al. (U.S PAT. 6,807,418 hereinafter, "Bamburak").

Regarding claim 5, Bridges discloses a method for operating a wireless communication system of a type that transmits System Identification (SID) parameters to mobile stations, comprising: storing a SID that identifies a Home service provider for the mobile station; identifying a plurality of SIDs having a common spatial characteristic; storing the identified plurality of SIDs in a memory that is accessible by a mobile station; comparing a SID received from a wireless service provider to the stored plurality of SIDs; and upon any one of the plurality of stored SIDs matching the received SID, declaring the wireless service provider as being a Home service provider for the mobile station. Bridges differs from the claimed invention in not specifically teaching if none of the plurality of stored SIDs matches the received SID, further comprising comparing the received SID to other stored SIDs, including at least one of a Partner SID, a Favored SID and a Forbidden SID. However, Bamburak teaches if none of the plurality of stored SIDs matches the received SID, further comprising comparing the received SID to other stored SIDs, including at least one of a Partner SID, a Favored SID and a Forbidden SID (col. 11 lines 22-29). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Bridges for if none of the plurality of stored SIDs matches the received SID, further comprising comparing the received SID to other stored SIDs, including at least one of a Partner SID, a Favored SID and a Forbidden SID as per teaching of Bamburak, because it provides a method for locating a particular or desirable communications service provider in an environmental having a plurality of service providers.

Regarding claim 6, Bamburak further discloses if none of the plurality of stored SIDs matches the received SID, further comprising comparing a received System Operator Code (SOC) to stored SOCs, including at least one of a Partner SOC, a Favored SOC and a Forbidden SOC (col. 11 lines 22-29).

Regarding claim 8, Bamburak further discloses the step of comparing includes a preliminary step of comparing the received SID to the stored SID that identifies the Home service provider for the mobile station, and upon a match declaring the service provider to be the Home service provider, and inhibiting the execution of the step of comparing the SID received from a wireless service provider to the stored plurality of SIDs (Fig. 4 col. 5 line 20 through col. 6 line 7).

9. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bridges et al. (US PUB. 2003/0186695 hereinafter, "Bridges") in view of McGregor et al. (U.S PUB. 2001/0000777 hereinafter, "McGregor") as applied to claim 10 above, and further in view of Mizikovsky (U.S PAT. 5,983,115).

Regarding claim 11, Bridges and McGregor, in combination, fails to discloses the common spatial characteristic is comprised of a postal zone, such as a ZIP code.

However, Mizikovsky teaches the common spatial characteristic is comprised of a postal zone, such as a ZIP code (col. 2 lines 54-64, Fig. 2 illustrates a map of the United State cities such as Seattle, Chicago, and Washington D.C. had the same SOC may be

found in several different locations although on different frequency bands). Therefore, it is obvious to one of ordinary skill in the art at the time the invention was made to incorporate the disclosing of Mizikovsky into view of Bridges and McGregor, in order to locate a wireless service provider in a multi-service provider environment using a stored list of preferred service providers.

10. Claims 13-14, 16, 19, 21, 23, 25, 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bridges et al. (US PUB. 2003/0186695 hereinafter, "Bridges") in view of McGregor et al. (U.S PUB. 2001/0000777 hereinafter, "McGregor") as applied to claims above, and further in view of Bamburak et al. (U.S PAT. 6,807,418 hereinafter, "Bamburak").

Regarding claim 13, Bridges and McGregor, in combination, fails to discloses if none of the plurality of other SIDs matches the received SID, the processor compares the received SID to other stored SIDs found in an Intelligent Roaming Data Base (IRDB). However, Bamburak teaches if none of the plurality of other SIDs matches the received SID, the processor compares the received SID to other stored SIDs found in an Intelligent Roaming Data Base (IRDB) (col. 5 lines 41-48 and col. 10 lines 9-21). Therefore, it is obvious to one of ordinary skill in the art at the time the invention was made to incorporate the disclosing of Bamburak into view of Bridges and McGregor, in order to provide a method for locating a particular or desirable communications service provider in an environmental having a plurality of service providers.

Regarding claim 14, Bamburak further discloses if none of the plurality of other SIDs matches the received SID, the processor compares a received System Operator Code (SOC) to stored SOCs found in an Intelligent Roaming Data Base (IRDB) (col. 5 lines 41-48 and col. 10 lines 9-21).

Regarding claim 16, Bamburak further discloses the processor first compares the received SID to the stored SID that identifies the Home service provider for the mobile station, and upon a match declares the service provider to be the Home service provider, and inhibits comparing the received SID the list of other SIDs (Fig. 4 col. 5 line 20 through col. 6 line 7).

Regarding claim 19, Bamburak further discloses the Cousin SIDs are stored in a memory that is detachable from said mobile station (col. 7 lines 2-11).

Regarding claim 21, Bamburak further discloses if the received SID does not match any of the second SIDs, comparing the received SID to SIDs stored in an intelligent roaming data base (IRDB) (col. 5 lines 41-48 and col. 10 lines 9-21).

Regarding claim 23, Bamburak further discloses if the received SID does not match the first SID, comparing the received SID to SIDs stored in an intelligent roaming data base (IRDB) (col. 5 lines 41-48 and col. 10 lines 9-21).

Regarding claim 25, Bamburak further discloses if the received SID does not match any of the second SIDs, comparing the received SID or SOC to SIDs or SOCs stored in an intelligent roaming data base (IRDB) (col. 5 lines 41-48 and col. 10 lines 9-21).

Regarding claim 27, Bamburak further discloses if the received SOC does not match the stored SOC, comparing the received SID or SOC to SIDs or SOCs stored in an intelligent roaming data base (IRDB) (col. 5 lines 41-48 and col. 10 lines 9-21).

11. Claims 29 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bridges et al. (US PUB. 2003/0186695 hereinafter, "Bridges") in view of McGregor et al. (U.S PUB. 2001/0000777 hereinafter, "McGregor") as applied to claim 10 above, and further in view of Osmani et al. (U.S PAT. 5,815,807 hereinafter, "Osmani").

Regarding claim 29, Bridges and McGregor, in combination, fails to discloses the mobile station operates in a Postpaid mode. However, Osmani teaches the mobile station operates in a Postpaid mode (col. 1 lines 42-49). Therefore, it is obvious to one of ordinary skill in the art at the time the invention was made to incorporate the

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disclosing of Osmani into view of Bridges and McGregor, in order to enhance a wireless communication device operates in a wireless communication system to provide a user of the device with portable communications.

Regarding claim 30, Osmani further discloses the mobile station has both Postpaid and Prepaid modes (col. 1 lines 42-49).

Conclusion

12. Any response to this action should be mailed to:

Mail Stop_____ (Explanation, e.g., Amendment or After-final, etc.)

Commissioner for Patents

P.O. Box 1450

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Facsimile responses should be faxed to:

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan H. Nguyen whose telephone number is (571) 272-8329. The examiner can normally be reached on 8:00Am - 5:00Pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Maung Nay can be reached on (571) 272-7882. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tuan Nguyen Examiner Art Unit 2643

NAY MAUNG
SUPERVISORY PATENT EXAMINER